



IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

CHARLES ISELEY,

Plaintiff

v. :

W. CONWAY BUSHEY, et al.,

Defendants

No. 1:00-CV-00577

(Judge Kane)

FILED HARRISBURG

DEC 1 3 2000

MARY E DANDREA, CLERK

DEPUTY CLERK

DEFENDANTS' BRIEF IN OPPOSITION TO PLAINTIFF'S MOTION FOR A TEMPORARY RESTRAINING ORDER AND/OR PRELIMINARY INJUNCTION

This is a civil rights action pursuant to 42 U.S. §1983 alleging violations of various amendments to the United States Constitution. Plaintiff, Charles Iseley, is a <u>pro se</u> prisoner currently incarcerated at the State Correctional Institution at Coal Township, Pennsylvania ("SCI-Coal Township"). Defendants are numerous employees or former employees of the Pennsylvania Department of Corrections ("DOC"), or employees of the Pennsylvania Board of Probation and Parole ("Board").

On November 26, 2000, Iseley filed a Motion for a Temporary Restraining Order and/or Preliminary Injunction and supporting brief. Iseley requests the Court to issue an order directing the defendants to show cause why a preliminary injunction should not issue to alter his prison/parole file to "accurately reflect that the maximum expiration of his term occurred in August, 1999." He also requests that his file "correctly show that he received 87 years of credit at that time."

In October, 2000, Iseley filed a Motion for a Temporary Restraining Order and supporting brief. In that motion, Iseley requested that the Court issue a temporary restraining order against the defendants to bar them from continuing to utilize false information contained in his prison/parole records to keep him in prison. Iseley alleged that his maximum sentence expired on July 21, 2000 and for years the defendants have refused to acknowledge this despite his numerous communications requesting them to do so.

Iseley's latest Motion for a Temporary Restraining Order and/or Preliminary Injunction is nothing more than a reiteration of his claim contained in the October, 2000 Motion for a Temporary Restraining Order. Both motions center on Iseley's argument that his maximum sentence has expired and that he is being held in prison illegally. Defendants filed a Brief in Opposition to Iseley's first Motion for a Temporary Restraining Order, and addressed this claim and the legal issues. For brevity reasons, defendants will not rebrief this claim; rather, they incorporate their brief filed on October 30, 2000 as a response to this repeated claim by Iseley, and they respectfully direct the Court to that brief. Defendants are attaching as Exhibit "A" a copy of Iseley's October 5, 2000 Motion for a Temporary Restraining Order, and a copy of Defendants' Brief in Opposition, attached as Exhibit "B."

CONCLUSION

For the foregoing reasons, the Court should deny Iseley's latest motion for a temporary restraining order and/or preliminary injunction

Respectfully submitted,

D. MICHAEL FISHER Attorney General

By:

MARYANNE M. LEWIS
Deputy Attorney General

SUSAN J. FORNEY Chief Deputy Attorney General Chief Litigation Section

Office of Attorney General 15th Floor, Strawberry Sq. Harrisburg, PA 17120 Direct Dial: (717) 787-9719

Fax: (717) 772-4526

DATE: December 13, 2000

EXHIBIT "A"

IN THE UNITED STATES OF PENNSYLVANTA

10/5

Plaintiff,

V.

W. Conway BusHEY, et al.,

Defendants

[wil Action No. 1:00-CV-00577

MOTION FOR TEMPORARY RESTRAINING ORDER

Comes the plaintill, Charles Iseley, and respectfully requests.
The court for a temporary retaining order to be usual against the
defendants to but them from continuing to utilize talse information continuing
in plaintill's records against him for the reasons set forth in the
accompanying brief in support of this mition.

Nato October 5, 2000

Rospectfully submitted,

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OFFICE OF SUPERAL SECTION

IN THE UN. EN STATES DISTRIC. COUNT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

CHARLES ISELEY,
Plaintill,
V.
W. CONWAY BUSHEY, et al.,
Defendants

Civil Action No.
1:00-CHOOST 1:2001

BRIEF IN SUMORT OF MOTION FOR TEMPORARY RESTRICTIVE ON NER

The complaint specifically overs that there is labsof maccinate data in plaintill's person/parole records and that said date has and is being used to to keep him wrongfully in prison.

One primary and blatant example of this is that souther's maximum sentence expired approximately on July 21, 2000, and get he remains in the hole in a maximum security prison (plaintiff is correctly in the hole at Graterford prison)

The defendants have atterly refused to correct the talse/inaccurate information in plaintiff's files to keep him in prison. This is definented in the affiched declaration. Such deliberate and intentional actions against plaintiff is a clear violation of his constitutional lights.

Cenclusion 18

Wherefore, the court should issue on order bothwith for a hearing to establish why a TRO should not be issued to correct the inaccurate/files data/files/records

Mate: Celiber 5, 2000

And delly submitted

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FCA	T/tE	MINDLE	BISTHIC	TOF	PENN	SYLVANIA

CHARLES ISFREY, Light Action No. 1:00-CV-00577 no Rendants (

DECLARATION

I, Charles Iseley hereby decline wares penalty of perjug that the Polling is the and courti

I five of the sentences (Pour 71/1-15 year and a 1-2 year) were can concurrent for an aggregate conscious of 71/1-15 years The sentence began on January 21, 1983 approximately.

3. The sixth sentence was a 5-10 your sentence which was to be served

conscistive to the afrementioned 7/1-15 your sentence.

4. The sixth sentence was to begin at the minimum experition of the 1/d- 15 year sentence which occurred in 1990. This is clearly and easily verifie Via perusal of the Bucks County Sentence Sheet which was Tilled out and signed by the sentencing judges

5. The delandants allage that my marinum sentence expiration is in 2008

6. However, it is a fact that it was approximately on July 21, 2000, and That for years they have relised to asknowledge this despite my numerous comm unications requesting them to do so.

t. I am being hold in prison Magally

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Charles Isola

IN THE UNITED STATES DISTRIC! COURT

Maintiff,

W. Conway BusHEY, etal,

Dofindants

[ivil Action No. 1:00-CV-00577

CONTIFICATE OF SEMULCE

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Maryanne Lewis, des ally gen. CPl.co of Atty Gen. 15th Floor, Stranberry 39 Itorrisburg, PA 17180

Nate October 5 200.

Charles Iseley

Graterford, PA 19426-0244



Maryane Lowis, de, Myer Colling of Athe Gen. Strawberry 500 OCT 2: 2000

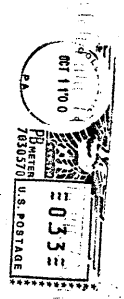




EXHIBIT "B"

MML

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

CHARLES ISELEY,

Plaintiff

W. CONWAY BUSHEY, et al.,

v.

Defendants

OCT 3 0 2000

No. 1:00-CV-0057 MARY E. D'ANDREA, CLERK

DEFENDANTS' BRIEF IN OPPOSITION TO PLAINTIFF'S MOTION FOR A TEMPORARY RESTRAINING ORDER

This is a civil rights action pursuant to 42 U.S. §1983 alleging violations of various amendments to the United States Constitution. Plaintiff, Charles Iseley is a pro se prisoner currently incarcerated at the State Correctional Institution at Coal Township¹, Pennsylvania ("SCI-Coal Township"). Defendants are numerous employees or former employees of the Pennsylvania Department of Corrections ("DOC"), or employees of the Pennsylvania Board of Probation and Parole ("Board").

On October 5, 2000, plaintiff filed a Motion for a Temporary Restraining Order and supporting brief.² In his motion and brief, Iseley requests that the Court issue a temporary restraining order against the defendants to bar them from continuing to utilize false information

Iseley is currently housed at SCI-Graterford due to a Writ to appear in a court proceeding. Upon completion of the proceeding, Iseley will be returned to SCI-Coal Township.

²As noted in her motion for enlargement of time to respond to the motion, undersigned counsel received the motion on October 17, 2000. Due to the delay in receipt of the motion, counsel requested enlargement of time to respond to the motion on or before October 30, 2000.

contained in his prison/parole records to keep him in prison. According to plaintiff, his maximum sentence expired on July 21, 2000 and for years the defendants have refused to acknowledge this despite his numerous communications requesting them to do so. He also states that he is being held in prison illegally. This brief is filed in response to plaintiff's motion and brief.

OUESTION PRESENTED

SHOULD THIS COURT DENY ISELEY'S MOTION FOR A TEMPORARY RESTRAINING ORDER BECAUSE THE REQUIREMENTS FOR SUCH RELIEF HAVE NOT BEEN MET?

ARGUMENT

THE COURT SHOULD DENY ISELEY'S MOTION FOR A TEMPORARY RESTRAINING ORDER BECAUSE THE REQUIREMENTS FOR SUCH RELIEF HAVE NOT BEEN MET

A. The Standard For Obtaining a Temporary Restraining Order

In order to succeed in obtaining a temporary restraining order, it must clearly appear "from the facts shown by affidavit or by the verified complaint that immediate and irreparable injury, loss or damage will result to the applicant." Fed. Rule Civ. P. 65(b). The standards for a temporary restraining order are the same as those for a preliminary injunction. Bieros v. Nicola, 857 F. Supp 445, 446 (E.D. Pa 1994). Thus, plaintiff must demonstrate: "(1) whether the movant has shown a reasonable probability of success on the merits; (2) whether the movant will be irreparably harmed by denial of the relief; (3) whether granting the preliminary relief will result in even greater harm to the nonmoving party; and (4) whether granting the preliminary relief will be in the public interest." Brian B.v. Commonwealth, 2000 WL 1512846 (3rd Cir. Pa. 2000).

An injunction should issue only if the moving party produces evidence sufficient to convince the Court that all four factors favor preliminary relief. Merchants & Evans Inc. v. Roosevelt Bldg. Products Co., 963 F. 2d 628, 632-33 (3rd Cir. 1992). If either of the fundamental requirements--the likelihood of success on the merits and the probability of irreparable harm if relief is not granted-are absent, a district court may not grant the requested injunctive relief. McKeesport Hosp. V. Accreditation Council for Graduate Med. Educ., 24 F. 3d 519, 523 (1994); Hoxworth v. Binder Robinson & Co., 903 F. 2d 186, 197 (3rd Cir. 1990). When a prisoner requests injunctive relief, said request "must always be viewed with great caution because judicial restraint is especially called for in dealing with complex and intractable problems of prison administration." Goff v. Harper, 60 F.3d 518, 528 (8th Cir. 1998); Forrest v. Nedab, 1999 WL 552546 at *3 (E.D. Pa. June 29, 1999).

Against these standards, Iseley's motion for a temporary restraining order should be denied.

Iselev Has Not Shown A Likelihood Of Success On The Merits Or B. That He Has Suffered Any Irreparable Injury

Iseley claims that defendants have refused to correct false/inaccurate information in his files to keep him in prison. In his declaration Iseley states that "five of the sentences (four 7 1/2 - 15 year and a 1-2 year) were to run concurrent for an aggregate sentence of 7 1/2 -15 years, and that the sentence began on January 21, 1983, approximately." According to Iseley, "the sixth sentence was a 5-10 year sentence which was to be served consecutive to the aforementioned 7 ½ -15 year sentence [and] the sixth sentence was to begin at the minimum expiration of the 7 ½ - 15 year sentence which occurred in 1990." Iseley further states that "his maximum sentence expiration was on July 21, 2000, [that] for years the defendants have refused to acknowledge this despite his numerous communications regarding them to do so, [and] that he is being held in prison illegally.

(See Pl. Mot. for Temp. Rest. Order, Declaration, ¶¶1-7)

Corrections was obligated to aggregate consecutive sentences into a single sentence with aggregated minimum and maximum terms. Gillespie v. Commonwealth, 106 Pa. Cmwlth. 500, 527 A.2d 1061 (1987). The petitioner in Gillespie challenged the legality of the aggregation of his sentence by the Department. In Gillespie the Court upheld the Department's authority to aggregate sentences, and noted that "our reading of the statute and interpretive case law compels us to conclude that once the sentencing court imposes a consecutive sentence, aggregation with other consecutive sentences is automatic and mandatory under 42 Pa. C.S. § 9757." The court went on to recognize that the "[d]epartment, not the Board, is responsible for calculating the maximum and minimum terms of the prisoners committed to its jurisdiction." Gillespie, supra, at 507. In addition, in Abraham v. Department of Corrections, 150 Pa. Cmwlth. 81, 92, 615 A.2d 814, 819 (1992), the court reaffirmed that aggregation is mandatory.

Defendants have attached to this brief a declaration from Raymond Reeder, Records specialist at SCI-Coal Township. Reeder's duties and responsibilities as Record Supervisor include sentence computation: (See Reeder Declaration ¶2) In his declaration, Reeder explains that Iseley's aggregate sentence is 12 years 6 month to 25 years. This aggregate sentence is in accordance with

³ 42. Pa. C.S. § 9757 provides "[w]henever the court determines that a sentence should be served consecutively to one being then imposed by the court, or to one previously imposed, the court shall indicate the minimum sentence to be served for the total of all offenses with respect to which sentence is imposed. Such minimum sentence shall not exceed one-half of the maximum sentence imposed.

Judge Kelton's sentencing orders. Attached as Exhibit "A" to Reeder's declaration is a copy of Iseley's commitment orders. The orders reveal that Iseley was sentenced in December of 1983 to a 7 ½ to 15 year term. The charges of Robbery, Burglary, Criminal Trespass, Terroristic Threats, plus other charges under case nos. 1372, 1373,1374, 1375 and 1513 of 1983. (See Reeder Declaration ¶4) In addition, Judge Kelton sentenced Iseley to a 5 to 10 year term for the charges of Robbery, Burglary, Criminal Trespass, Receiving Stolen Property, Terroristic Threats, Reckless Endangerment, Simple Assault and Conspiracy under case no. 1576 of 1983. (See Reeder Declaration ¶5) This sentence was to run consecutive to the 7 ½ to 15 year sentence. (See Reeder Declaration ¶5)

Iseley's sentences were not aggregated until April 28, 1998, when upon review of his file it was noticed that four of the 7 ½ to 15 years terms had been reported as concurrent. (See Reeder Declaration ¶7) Upon discovery of this error, Iseley's sentence was aggregated to a term of 12 years 6 months to 25 years. The expiration of Iseley's minimum sentence was July 22, 1995 and his maximum sentence date is January 22, 2008. (See Reeder Declaration ¶8)

Based upon the information provided by Raymond Reeder, Records Supervisor, Iseley's declaration is without merit. The facts contained in the declaration are simply inaccurate. Iseley is not being held in prison illegally. To the contrary, Iseley's aggregate sentence of 12 years, 6 months to 25 years is in accordance with Judge Kelton's sentence. Here, Iseley has not demonstrated that he has a probability of success on the merits of his claim or that he has suffered irreparable injury, loss or damage. Because the fundamental requirements—likelihood of success on the merits and the probability of irreparable harm are absent—the requested temporary restraining order should be denied.

CONCLUSION

For the forgoing reasons, the Court should deny plaintiff's motion for a temporary restraining order.

Respectfully submitted,

D. MICHAEL FISHER Attorney General

By:

MARYANNE M. LEWIS Deputy Attorney General

SUSAN J. FORNEY
Chief Deputy Attorney General
Chief Litigation Section

Office of Attorney General 15th Floor, Strawberry Sq. Harrisburg, PA 17120 Direct Dial: (717) 787-9719

Fax: (717) 772-4526

DATE: October 30, 2000

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

CHARLES ISELEY,

Plaintiff

v. : No. 1:00-CV-00577 : (Judge Kane)

W. CONWAY BUSHEY, et al.,

Defendants

UNSWORN DECLARATION OF RAYMOND REEDER

I, Raymond Reeder, hereby declare under the penalty of perjury that the following is true and correct and from my personal knowledge:

- 1. I am currently employed by the Pennsylvania Department of Corrections ("DOC"), as the Records Supervisor at the State Correctional Institution at Coal Township. ("SCI-Coal Township"). I have held this position since February, 1997.
- 2. As Records Supervisor, I am responsible for storing the official inmate files (known as the DC-15). My duties and responsibilities include but are not limited to sentence computation, sentence structure, coordination of all inmate transfers, and identification of inmates subject to DNA testing and Megan's Law registration.
- 3. Charles Iseley, AM-9320, is an inmate incarcerated at SCI-Coal Township¹, and I am familiar with his DC-15. On October 20, 2000, I received a telephone call from Maryanne Lewis, Deputy Attorney General, requesting that I verify his sentence, pursuant to a motion that he filed before this Court. I reviewed Iseley's file and have verified his sentence.

¹Currently Iseley is temporarily housed at SCI-Graterford due to a Writ to appear in a court proceeding. Upon completion of the proceeding, he will be returned to SCI-Coal Township.

- 4. In December of 1983, Iseley was sentenced by Judge George T. Kelton to serve 7 ½ to 15 years at a state correctional institution for the charges of Robbery (8 counts), Burglary, (3 counts), Criminal Trespass (3 counts), Terroristic Threats (1 counts), plus other charges under case nos. 1372, 1373, 1374, 1375 & 1512 of 1983. (See Exhibit "A" attached)
- 5. Judge Kelton also sentenced Iseley to 1 to 2 years concurrent for Resisting Arrest, under case no. 1241 of 1983. Additionally, Iseley was sentenced to 5 to 10 years for the charges of Robbery, Burglary, Criminal Trespass, Receiving Stolen Property, Terroristic Threats, Reckless Endangerment, Simple Assault and Conspiracy under case no. 1576 of 1983. It is specified that this sentence is to run consecutive to case nos. 1372, 1373, 1374, 1375, and 1513 of 1983. (See Exhibit "A" attached)
- 6. In accordance with Judge Kelton's sentencing orders, Iseley's aggregate sentence is 12 years 6 months to 25 years.
- 7. According to Iseley's sentence information, his sentences were not aggregated until April 28, 1998. Upon review of his file, it was noticed that four of the 7 ½ to 15 year terms had been reported as concurrent. Theses concurrent terms were not in accordance with the Court's sentence, as the 5 to 10 year term is to be consecutive to the 7 ½ to 15 year sentence. (See Exhibit "B" attached)
- 8. Upon discovery of the error, Iseley's sentence was aggregated to a term of 12 years 6 months to 25 years. The expiration of Iseley's minimum sentence was July 22, 1995 and his maximum date is January 22, 2008. (See Exhibit "B" attached)

OCT-30-00 MON 11:58

ATTORNEY GENERAL

FAX NO. 717 772 4528

.P. C .1

10.30.00 DATE

RAYMOND REVDER
Record Supervisor
SCI-Coal Township

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JBC-300B (PART I)

COURT COMMITMENT STATE OR COUNTY CORRECTIONAL INSTITUTION

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COMMONWEALTH OF PENNSYLVANIA
DEPARTMENT OF JUSTICE
BUREAU OF CORRECTION
BOX 598. CAMP HILL PA 17011

BOX 598, CAMP HILL, PA 17011 Commonwealth of Pennsylvania NOTE: Additional supply of this form available at above address: Iseley, Charles W., ,Jr. ☐ JBC-300B (Part II) attached COMMITMENT NAME (LAST. FIRST, INITIAL, SUFFIX) SEX DATE OF BIRTH COMMON PLEAS COURT OF INITIAL B9550704 7-4-64 COURT NUMBER 1983 COMMITTING COUNTY/MAGISTERIAL DISTRICT 1373 BUCKS COUNTY being found gulity nolo contenda was on The above defendant after George T. Kelton December 7, 1983 sentenced by Judge/Charles ____ _to a term of 7½ years months days nor more than 15 years __months____days. or_ for the offense of 2 counts of Robbery; Burglary; Cri _of the Crimes Code) or (other statute)_ (Section_ It is further ordered that the said defendant be delivered by the proper authority to and treated as the law State Correctional facility located at Graterford, PA RESTITUTION COSTS FINE 271.82 AMOUNT **AMOUNT** To Be Paid By: To Be Paid To: T DEFENDANT COMMONWEALTH COUNTY COUNTY CREDIT FOR TIME SERVED (EXPLANATION OF CREDIT COMPUTATION ON REVERSE SIDE) EFFECTIVE DATE OF SENTENCE From January 27, 1983 to December 8, 1983. December 7, 1983 This sentence shall be deemed to run concurrent to any existing sentences, effective the date of imposition unless otherwise stipulated below: This sentence to run concurrent with 83-1241, 83-1372 thru 1375 and 83-1513 ***Theft by unlawful taking; RSP; 2 counts Simple Assault; 2 counts Terr. Thre Recklessly endangering another 2 counts; poss of instrument of crime; Carrying firearm without license; 10 counts of conspiracy. DISPOSITION OF NON-INCARGERATION OFFENSE(S) PROSECUTING ATTORNEY Robert Goldman, A.D.A. DEFENSE ATTORNEY Theodore Q. Thompson COURT REPORTER (THIS SLOCK NOT TO BE USED FOR INCARCERATION OFFENSE) Victor Blum In witness, whereof I have hereunto set my hand and seal of said __day of __December court, this _ AUTHORIZED SIGNATURE

JBC-3008 (PART I) Jpe or Print Legibly COMMONWEALTH OF PENNSYLVANIA COURT COMMITMENT DEPARTMENT OF JUSTICE BUREAU OF CORRECTION STATE OR COUNTY CORRECTIONAL INSTITUTION BOX 598, CAMP HILL, PA 17011 Commonwealth of Pennsylvania NOTE: Additional supply of this form available at above address: Iseley, Charles W., Jr. ☐ JBC-300B (Part II) attached COMMITMENT NAME (LAST, FIRST, INITIAL, SUFFIX) DATE OF BIRTH SEX COURT OF INITIAL □ F 西 M | 7-4-64 COMMON B954615-4 COMMITTING COUNTY/MAGISTERIAL DISTRICT COURT NUMBER DATE - TERM Bucks County ο£ 1241 1983 The above defendant after **滋** pleading guilty ☐ nolo contendre being found guilty was on George T. Kelton December 7 19 83 sentenced by Judge District Justice not less than 1 years months days nor more than 2 years months __for the offense of __Resisting Arrest or other law (Section_5104 __of the Crimes Code) or (other statute)_ It is further ordered that the said defendant be delivered by the proper authority to and treated as the law State Correctional facility located at Graterford, PA COSTS RESTITUTION FINE 352.35 AMOUNT AMOUNT To Be Paid By: To Be Paid To: COMMONWEALTH COUNTY TA DEFENDANT COUNTY CREDIT FOR TIME SERVED (EXPLANATION OF CREDIT COMPUTATION ON REVERSE SIDE) EFFECTIVE DATE OF SENTENCE From February 1,1983 to March 16, 1983 December 7, 1983 This sentence shall be deemed to run concurrent to any existing sentences, effective the date of imposition unitess otherwise stipulated below This sentence is concurrent with 83-1372 thru 83-1375 and 83-1513 DISPOSITION OF NON-INCARCERATION OFFENSE(S) PROSECUTING ATTORNEY Robert Goldman, A.D.A DEFENSE ATTORNEY Theodore Q. Thompson. COURT REPORTER Victor Blum (THIS BLOCK NOT TO BE USED FOR INCARCERATION OFFENSE) in witness, whereof I have hereunto set my hand and seal of said December court, this

FORM JBC-300A (7-75)

COURT COMMITMENT

STATE OR COUNTY CORRECTIONAL INSTITUTION

Commonwealth of Pennsylvania

DEPARTMENT OF JUSTICE BUREAU OF CORRECTION BOX 598, CAMP HILL, PA. 17011

COMMONWEALTH OF PENNSYLVANIA

*5.						
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CREDIT FOR TIME SERVED (EXPLANATION OF GREDIT COMPUTATION ON R	
Credit for time served from January 3	,
This sentence shall be deamed to run concurrent to any existing sontences,	*
Concurrent with 83-1241	,1372,1373,1375,1513.
	• .
PROSECUTING ATTORNEY	ISPOSITION OF NON-INCARCERATION OFFENSE(S)
A.D.A. Robert Goldman	
DEFENSE ATTORNEY	
Theodore Q. Thompson, Esq.	
COURT REPORTER	
Victor Blum	(THIS BLOCK NOT TO BE USED FOR INCARCERATION OFFENSE)
1 1	witness, whereof I have hereunto set my hand and seal of sa
(SEAL)	ourt, this 8th day of December 19 83
·	
	Comastyme Sakukel
let under the second	

BC-300B (PART II)
(Roy. 2/80)
(10 BE ATTACHED TO PART I — COURT COMMILLENT)

COURT COMMITMENT CONTINUATION SHEET STATE OR COUNTY CORRECTIONAL INSTITUTION Commonwealth of Pennsylvania

rype or Print Legibly

COMMONWEALTH OF PENNSYLVANIA BUREAU OF CORRECTION BOX 598, CAMP HILL, PA. 17011

Lon. Indea from pg. *L.

Commonwealth of Penns	yivania	BOX 5.	30, CHIVIE BILL, FA	. 17011
vs. Iselw, Charles		NOTE: Additional address:	supply of this form	available at above
COMMITMENT NAME (LAST, FIRST, INICOUNT NUMBER 83-1375	OFFENSE TRAC	1 EKING NUMBER (OTN) 55096-2	1000000000	and the second second
The above defendant after 💢 plead	ing guilty 🔲 no	olo contendre] being found gulity	was on
December 7, 1983 sentenced	by Judge/Diamitocki	skor George	T. Kelton	to a term o
not less than 712 years month				-
crime, Prohib off weapons, (Section	Simp assault(3 the Crimes Code)	or (other statute)	(2cts),Theft,R ult(2cts),Recl Carry firearm	<pre>contract contract contrac</pre>
AMOUNT S	COSTS AMOUNT \$		RESTITUTION	
To Be Paid To: COUNTY COMMONWEALTH	To Be Paid By:	XX DEFENDANT		
credit for time served from time served from time served from the served from	om February 15	5, 1983. P	December	
This sentence shall be deemed to run concurrent to a Concurrent to 83-1241,137	iny existing sentences, after 2,1373,1374,15	stive the date of imposition 513.	untess otherwise stipulated	belows
COURT NUMBER 83-1513	OFFENSE TRAC	KING NUMBER (OTN)		
The above defendant after plead December 7 19 83 sentenced not less than 73 years months	by Judge/@xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	Stize George ore than 15 year	T. Kelton	to a term of
(Sectionof	the Crimes Code) o	or (other statute)	····	
AMOUNT \$ TO BE Paid To: COUNTY COMMONWEALTH	COSTS AMOUNT \$ To Be Paid By: COUNTY	179.28	RESTITUTION	
CREDIT FOR TIME SERVED Credit for time served fro	, , , , , , , , , , , , , , , , , , , ,		December	SENTENCE . 7, 1983
This sentence shall be dremed to run concurrent to a	iny existing sentences, uffec	ctive the date of imposition		
(Seal)	,	as those found on that have hereunto set m	ove sentence(s) for of the reverse side of the y hand and seal of sa	nis document, l
	Dep	this 8th Ornnal Otty Clerk of	day of Decemb	per 19 3 3.

PA DEPT. OF CORRECTIONS BUREAU OF DATA PROCESSING REMOTE PRENT TIME 10:50

INMATE RECORDS SYSTEM JACKET REPORT SENTENCE INFORMATION

RUM: YR101PRG DATE: 5/04/2000 PAGE: 2.01.00

INMATE NUMBER: AM9320 NAME: ISLEY CHARLES W

CONTINUED FROM INMATE NUMBER:

ADDITIONAL SENTENCE(S)/DETAINER(S): YES

SENTENCE STATUS: ACTIVELY SERVIE PAROLE STATUS: NOT APPLICABLE

STATUS DATE: 9/28/1999 STATUS DATE: NOT AVAILABLE

MINIMUM OFFENSE: CC3701 ROBBERY (GENERAL) MAXIMUM OFFENSE: CC3701 ROBBERY (GENERAL)

	CONTROLLING MINIMUM	CONTROLLING MAXIMUM
CLASS OF SENTENCE: SEXUAL VIOLENT PREDATOR: SENTENCING COUNTY: INDICTMENT NUMBER: TERM OF COURT: TYPE OF SENTENCE:	UNK BUCKS 1375 0083	INDETERMINATE UNK BUCKS 1375 0083 STATE
OFFENSE TRACKING NUMBER: GUILTY BUT MENTALLY ILL: SENTENCE DATE: SENTENCE START DATE: COMMITMENT CREDIT: EFFECTIVE DATE:	B9550962 NO 12/07/1983 12/07/1983 0 YRS 0 MOS 319 DAYS 1/22/1983	1/22/1983
COURT SENTENCE:	12 YRS 6 MOS 0 DAYS	25 YRS 0 MOS 0 DAYS
FACTORED SENTENCE: APPLY EARN TIME: MAKIMUM EARN TIME: REVOKED EARN TIME:	12 YRS 6 MOS 0 DAYS NO 0 DAYS 0 DAYS	
BAIL TIME: ESCAPE TIME: SENT. INTERRUPTION TIME: EXPIRATION DATE: PV RECOMPUTED MAX DATE:	0 YRS 0 MOS 0 DAYS 0 YRS 0 MOS 0 DAYS 0 YRS 0 MOS 0 DAYS 7/22/1995	

REMARKS:

COMPUTER CALCULATED: YES ON 4/28/98 UPON REVIEW, IT WAS FOUND CS 5-10Y TERM AT CP#1576, 83, IS CS TO FIVE 7Y6M-15Y CC SENTENCES AT BUCKS CO CP#1372,1373,1374,1375,1513,'83. THE RESULT IS ONE AGGREGATION OF 12Y6-25 YRS. FOUR OF THE 7Y6M-15Y TERMS HAD PREVIOUSLY BEEN REPORTED AS U/L CC.

SENTENCE CHANGE TYPE: RECOMPUTED CHANGE DATE: 9/13/1996 SENTENCE CHANGE BASIS:

THE DC23B OF 9-13-96 WAS DONE TO CORRECT A CREDIT ERROR BY SCI-GRATERFORD.

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

CHARLES ISELEY,

Plaintiff

v.

No. 1:00-CV-00577

(Judge Kane)

W. CONWAY BUSHEY, et al.,

Defendants

CERTIFICATE OF SERVICE

I, Maryanne M. Lewis, Deputy Attorney General, hereby certify that on this date I caused to be served the foregoing Defendants' Brief in Opposition to Plaintiff's Motion for A. Temporary Restraining Order, by depositing a copy of the same in the United States mail, postage prepaid, in Harrisburg, PA., addressed to the following:

Charles Iseley, #AM-9320 SCI-Graterford Box 244 Graterford, PA 19426-0244

MARYANNE M. LEWIS

DEPUTY ATTORNEY GENERAL

DATE: October 30, 2000

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

CHARLES ISELEY,

Plaintiff :

v. : No. 1:00-CV-00577

(Judge Kane)

W. CONWAY BUSHEY, et al.,

Defendants

CERTIFICATE OF SERVICE

I, Maryanne M. Lewis, Deputy Attorney General, hereby certify that on this date I caused to be served the foregoing Defendants' Brief in Opposition to Plaintiff's Motion for A Temporary Restraining Order and/or Preliminary Injunction, by depositing a copy of the same in the United States mail, postage prepaid, in Harrisburg, PA., addressed to the following:

Charles Iseley, #AM-9320 SCI-Coal Township 1 Kelley Drive Coal Township, PA 17866-1020

MARYANNE M. LEWIS Deputy Attorney General

M Lemis

DATE: December 13, 2000